

Edye Buxbaum

From: Charlene Koonce <charlene@brownfoxlaw.com>
Sent: Thursday, January 23, 2025 11:05 AM
To: Michael Steinmark; Roossien, Dennis; Crooks, David G.; Michael Alfred
Cc: Peter.lewis@solidcounsel.com; Amanda Roark
Subject: deposition of Lucas Asher

EXHIBIT

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All- we are going to depose Lucas Asher. His counsel has informed us (during the course of their motion for protective order filed in a different ancillary case) that he will assert the Fifth Amendment. The Court denied Asher's motion for protection but ordered the deposition to take no more than 3 hours and be taken by zoom.

To minimize the burden on Mr. Asher, we are going to schedule his deposition in this case and the other ancillary case at the same time. Please provide at least two or three dates through the end of this month, and as many dates as possible throughout February on which you would be available for this deposition. If you don't plan on attending (I know several of you are close to locking down settlement agreements) that's fine – please just confirm that we do not need to schedule based on your availability.

Thanks.



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